1 THE HONORABLE DAVID G. ESTUDILLO 2 3 4 5 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 6 AT TACOMA 7 8 STEPHEN LEROY BRABHAM and JULIE No. 3:23-cv-05909-DGE ARLENE BRABHAM 9 Plaintiffs, SECOND STIPULATED MOTION 10 AND ORDER EXTENDING DEADLINE TO ANSWER v. 11 **COMPLAINT** GRAND DESIGN RV, LLC and 12 LAZYDAYS RV OF OREGON, LLC 13 Defendants. 14 **MOTION** 15 The undersigned parties and attorneys hereby Stipulate and Agree that the time for 16 filing an answer in the above matter by defendants Grand Design RV, LLC and Lazydays RV 17 of Oregon, LLC is hereby extended to January 12, 2024. The parties previously agreed to the 18 following: (i) a minimal extension for filing of Answers to accommodate appearances and 19 initial review; and, (ii) an extension of fourteen (14) days to continue pursuing the possibility 20 of resolution, which was approved by the Court on November 13, 2023 (see Dkt.# 16). All

Defendants have appeared and filed disclosures pursuant to Rule 7.1. The parties also

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1 previously attempted to enter a subsequent stipulation for a further extension of the deadline 2 to file Answer, but due to inadvertent oversight the Court did not receive a copy of the 3 stipulation for approval. The parties therefore submit this Stipulated Motion Extending 4 Deadline to Answer Complaint, with the proposed deadline of January 12, 2024. 5 The parties continue to engage in discussions for early suit resolution and have made 6 further progress towards that end. Accordingly, the parties agree that (i) a further extension to 7 file Answers is appropriate to allow the parties to continue to pursue possible resolution and 8 negotiate details of a possible agreement that would resolve the action herein; and, (ii) said 9 parties agree that the requested nominal extension to January 12, 2024 for all defendants to 10 Answer Plaintiffs' Complaint is necessary and appropriate. 11 DATED this 18th day of December, 2023. 12 WINKELMAN LAW FIRM, INC. MERRICK, HOFSTEDT & LINDSEY, P.S. 13 Attorneys for Plaintiffs Attorneys for Defendant Grand Design RV, LLC 14 15 s/Ryan M. Pesicka s/ Tamara K. Nelson Ryan M. Pesicka, WSBA #48182 16 Tamara K. Nelson, WSBA #27679 Peter Steilberg, WSBA #22190 17 18 19 20 21

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ORDER

This matter having come before the Court based on the stipulation set forth above, the Court having reviewed the records and files herein and being fully advised in the premises, it is hereby; ORDERED that the time for filing an Answer by Grand Design RV, LLC and Lazydays RV of Oregon, LLC is hereby extended to January 12, 2024.

DATED this 2nd day of January 2024.



David G. Estudillo United States District Judge

MERRICK, HOFSTEDT & LINDSEY, P.S. Attorneys for Defendant Grand Design RV, LLC

APPROVED FOR ENTRY:

WINKELMAN LAW FIRM, INC.
A C D1 ' CC

Ryan M. Pesicka, WSBA #48182

Attorneys for Plaintiffs

s/Ryan M. Pesicka

s/ Tamara K. Nelson

Tamara K. Nelson, WSBA #27679 Peter Steilberg, WSBA #22190

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1 **CERTIFICATE OF SERVICE** 2 I hereby certify that on, I electronically filed the foregoing with the Clerk of the Court 3 using the CM/ECF system which will send notification of such filing to the following: 4 Robert Ross Gillanders, WSBA #18522 Tamara K. Nelson, WSBA #27679 5 Merrick, Hofstedt & Lindsey, P.S. Colvos Law, PLLC 3101 Western Avenue, Suite 200 4124 Burnham Dr. 6 Seattle, WA 98121 Gig Harbor, WA 98332 Email: tnelson@mhlseattle.com Email: rob@colvos.net 7 Peter Steilberg, WSBA #22190 8 Merrick, Hofstedt & Lindsey, P.S. 3101 Western Avenue, Suite 200 9 Seattle, WA 98121 Email: PSteilberg@mhlseattle.com 10 DATED this 11th day of December, 2023, at Hoquiam, Washington. 11 12 WINKELMAN LAW FIRM, INC. Attorneys for Plaintiffs 13 14 s/Ryan M. Pesicka Ryan M. Pesicka, WSBA #48182 15 16 17 18 19 20 21 Winkelman Law Firm Inc.

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